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FROM: Derek C. Stettner

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SENT BY: Karen J. Kline

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RE: U.S. Application No. 09/730,256

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CLIENT-MATTER NUMBER:	073352-9003-01	SENDER'S ACCOUNT NUMBER	0005

## NOTES/COMMENTS:

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OCT 07 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
Group Art Unit 2161

In re

Patent Application of

Bradley C. Engel et al.

Serial No.: 09/730,256

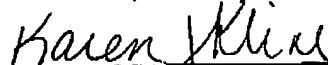
Filed: December 5, 2000

Examiner: Lena Najarian

Confirmation No.: 8115

"SYSTEM AND METHOD FOR PURCHASING  
HEALTH-RELATED SERVICES"

I, Karen J. Kline, hereby certify that this correspondence is  
being facsimile transmitted to the Patent and Trademark  
Office, on the date of my signature.

  
Signature

10/7/05

Date of Signature

INTERVIEW SUMMARY

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

On August 30, 2005, Applicants conducted an interview with the Office regarding the above-identified application. The interview was conducted by telephone. The following individuals were present during the telephone conference.

Representing the Office: Examiner Lena Najarian and Examiner Joe Thomas.

Representing the Applicant: Attorney of Record Carlo M. Cotrone and Patent Engineer at the Firm of Record, Molly S. Damsheuser.

During the interview the Applicant's representatives Carlo Cotrone and Molly Damsheuser discussed the cited reference U.S. Published Application No. 2002/0065758 assigned to Henley (hereinafter referred to as the "Henley" reference).

In general terms, Mr. Cotrone and Ms. Damsheuser explained Applicant's position that the Henley reference does not disclose "providing a case statement template..." as recited in Claim 1.

Furthermore, Mr. Cotrone and Ms. Damsheuser explained that the Henley reference does not disclose "generating de-identified case statements," as recited in Claim 15. The Applicant's representative further stated that Henley does not teach

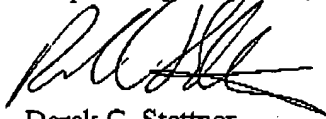
In addition, Mr. Cotrone and Ms. Damsheuser explained Applicant's position that the Henley reference does not disclose "case statement profile criteria..." as recited in Claim 28.

The Applicant's representatives also explained that the Henley reference nor U.S. Patent No. 5,519,607 issued to Tawil, which was also cited by Examiner Najarian, does not disclose "providing a case statement template having...a referring physician section..." as recited in new Claim 35.

Although no agreement was reached regarding the allowability of the pending claims in view of the above explanations, Examiner Thomas suggested that Applicant submit a supplemental amendment to the previously-filed Request for Continued Examination and indicated that the Office would consider any additional comments or amendments that the Applicant might make in such a response. The Applicant's representatives also suggested conducting another telephone interview after the supplemental amendment was filed. Examiner Thomas and Examiner Najarian agreed to this approach, and Examiner Najarian agreed not to issue another action of the merits of the supplemental amendment until another interview is held. The Applicant's representatives stated that they would call Examiner Najarian after filing the supplemental amendment to set up an interview.

Entry of this Interview Summary is respectfully requested. The undersigned is available for telephone consultation during normal business hours.

Respectfully submitted,



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Reg. No. 37,945

Docket No.: 073352-9003-00  
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